

## HELD FOR BATTERY.

Riddle and Laehr Before Commissioner Pratt Yesterday.

THE FORMER IS DISCHARGED.

Laehr Held in Await the Action of the Grand Jury in Bonds of One Hundred Dollars.

Middle and Laehr, the two butchers, who were arrested on Monday charged with assault with intent to kill one W. T. Pratt, appeared before Commissioner Pratt yesterday morning at 11 o'clock. They were represented by C. S. Kinney, while Ogden Hills prosecuted.

THE CASE OPENED by the calling of Fritz Riepen, at whose former place of business the fracas occurred. He said: I live in Salt Lake. Know Holland, Middle and Laehr. I have known the defendants for about six months or a year. I understand they are butchers. The defendants had an encounter with Holland in a saloon at one time owned by me. I was in conversation with a Mr. Middleman, of Cheyenne, when Holland came and said he would like to see me when he got time. Laehr stepped up to Holland, when the latter slapped him on the shoulder, and said: "Hello, you d-d Scandinavian!" Laehr replied: "What, you call me a Scandinavian?" "Yes, and Fritz too." They then had some conversation, when Laehr came up and knocked my hat off. Holland warned them not to hit me, as I was a friend of his. I then got them into the room and tried to quiet them down. Before this, Laehr had

MIT HOLLAND IN THE FACE. Later Holland came up, when Laehr picked up a chair and struck at me, but he missed and broke it. He then made a dash at Holland and knocked him down with the chair, the latter's head striking against a piece of ice on the floor. Later I got the boys out of the back door, and had Holland taken to his room, where a doctor attended to him. He had a heavy blow on his head, which it was necessary to sew up. I did not see Riddle hit anybody. He simply protected Laehr, while the latter was doing the business. I did not pay particular attention to them before I heard Holland say, "Why, Fritz could take you and double you up." I am sure that Laehr struck the blow, as I did not have much effect upon Holland, save to draw him a little. When I got them into the back room, Cook came and asked me if I wanted any help. I told him no, that everything was settled. Then it was that Holland came down to where we were, and the trouble followed. I went to meet Holland, but did not get there as soon as Laehr did. Laehr was badly under the influence of liquor, as was also Riddle. The latter and Holland had no particular difficulty.

E. J. Cook—I heard the testimony of Mr. Riepen. I went into the saloon at about the time the row commenced. The facts are substantially as related by Riepen. I saw Holland after he was injured. From my judgment I should say that Holland received most of his injuries by coming in contact with Laehr. He had a heavy blow on his head, which it was necessary to sew up. I did not see Riddle hit anybody. He simply protected Laehr, while the latter was doing the business. I did not pay particular attention to them before I heard Holland say, "Why, Fritz could take you and double you up." I am sure that Laehr struck the blow, as I did not have much effect upon Holland, save to draw him a little. When I got them into the back room, Cook came and asked me if I wanted any help. I told him no, that everything was settled. Then it was that Holland came down to where we were, and the trouble followed. I went to meet Holland, but did not get there as soon as Laehr did. Laehr was badly under the influence of liquor, as was also Riddle. The latter and Holland had no particular difficulty.

Charles Nelson—When Holland came into the saloon he asked me to have a drink, and I told him I would see him in a minute or two. Holland then met Laehr and asked: "What are you, a Scandinavian or a gentleman?" I saw that Laehr did not like it, but he did not say anything. I went out for a short time, and when I came back Holland was lying on the floor. I think the blow on his forehead was caused by the chair, but the one on his head might have been caused by falling against the ice.

Barkeeper Schinner testified that Laehr also jumped him, and as he was getting the best of him Riddle came along and pulled him off, scratching his eye as he did so. Both defendants were under the influence of liquor.

August Jaeschke was called for the defense. The first thing I saw when I came out of the back door. Holland walked down to the rear and struck Riddle on the hip. Laehr had a chair raised in the air, with which he struck the rear of Laehr. Laehr struck Holland in the face, when he fell. I did not see any blows struck with a chair. Louis Riddle—I was in the saloon yesterday morning, when Riddle and Laehr were out of the back door. Holland walked down to the rear and struck Riddle on the hip. Laehr had a chair raised in the air, with which he struck the rear of Laehr. Laehr struck Holland in the face, when he fell. I did not see any blows struck with a chair.

Fred Laehr—When we were drinking the beer Holland came up and said something to me. I told him I would see him in a minute or two. He then met Laehr and asked: "What are you, a Scandinavian or a gentleman?" I saw that Laehr did not like it, but he did not say anything. I went out for a short time, and when I came back Holland was lying on the floor. I think the blow on his forehead was caused by the chair, but the one on his head might have been caused by falling against the ice.

LAEHR HELD TO ANSWER. This closed the testimony and Mr. Hills asked that Laehr be held for battery. Riddle did not seem to be very badly mixed up in it. He would not take any order in the matter in reference to the latter.

Mr. Kinney objected to Laehr being held, even for battery and asked, that both the defendants be dismissed.

The commissioner thought Laehr should be held for assault and battery, but discharged Riddle. Bonds were fixed at \$100.

## POLICE COURT.

Bassins Larsen Tried for Assaulting a Man With an Ax at Big Cottonwood.

The case of the People vs. Bassins Larsen, charged with assault with intent to kill Christian Nielson with an ax at Big Cottonwood on August 31, came up for hearing. The evidence of the prosecuting witness, C. Nielson, was in substance as follows: I went to his house after my horse, which he had tied up and was holding for damages. I told him I would pay him, and went up to the horse to fix the halter. While doing so, I heard Larsen say, "—you, I'll kill you," and turned around just in time to see him swing the ax. I saw him hit the ax. It struck me on the side of the head and cut my scalp, which the doctor afterwards sewed up. I did not strike at him with a sword, but after he struck me he ran for the ax and I followed him. I got the ax and turned around and chased him. He fell down and I got on top of him, but did not strike him, and did not attempt it. I gave the ax to the women who were there, but they did not attempt to catch it to prevent my striking Larsen. Larsen's wife and two children and the two boys with me were there as the time. Mrs. Worthington was about a hundred yards away, and Mrs. Jensen came after we had finished. I then had me down. The witnesses called for the prosecution were John Adkins, Alma Nielson, Elizabeth Nielson and Sarah Worthington. The case was resumed after dinner, when Mrs. Jensen, Minnie Larsen, Jennie Wahl and the defendant were called.

The defendant testified that he was fixing the brake of his wagon to which the horse was tied when Nielson came at him with a sword. He told him to get on with his hand, which was using and when Nielson came at him he raised the ax and struck at Nielson with the side of the ax, partly to scare him and partly in self defense. Nielson, after striking him with the ax, rushed forward, when witness dropped the ax and the two men grappled. Nielson did not have his hat on at the time.

I struck him with the ax. He followed me and said he would kill me. He has had similar rows with nearly all his neighbors. The evidence of the witnesses conflicted greatly and Judge Pepper said that he would render no decision in the case but would leave the matter in the hands of the grand jury.

## OTHER CASES.

Ed. Rowe, drunk, was fined \$5. William Henderson, pleaded guilty to being drunk and profane; fine \$5. John Ferguson and George F. Roberts pleaded guilty of being drunk and profane, the former being sentenced to a fine of \$15 and the latter \$25.

Peter Connelly, drunk, was fined \$5. Three boys were up for malicious mischief, they having been caught overturning carriage steps. Sentence suspended. Tom Jones was fined \$5 for being drunk.

## CLIFT HOUSE.

Located Cor. Main and Third South Streets. The Clift is the best \$3 per day house west of Chicago. Rooms large, cool and airy, new and handsome furniture, electric lights, and all the latest conveniences and accessories. Dining hall spacious and perfect in its appointments. Table first-class. Rooms may be secured by telegraph.

ASHEM C. BROWN & BRO., Props.

## PERSONAL MENTION.

H. FLEMING, city editor of the Wichita Eagle, is at the Clift.

E. G. DICKINSON, chief of the Washington bureau of the New York Times, is in the city on route for the new states.

JOHN T. GAINES, Jr., came down from Logan yesterday. He says Logan is certainly on the eve of a big boom.

DON PACE is in from Kansas.

BENJAMIN H. MORROW, was in Salt Lake yesterday.

JED STRONGHAM was among our visitors from Bonifield on Tuesday.

## WHITE HOUSE.

corner of Main and Second South. Most central location in any hotel in the city. Opposite postoffice. Union ticket and Pullman office in the hotel. Newly remodeled and furnished throughout. Table unsurpassed. Electric light, heat and all modern conveniences. Terms \$1.50 to \$3 per day. H. L. HALL, Proprietor.

TRY the new and delicious drink—Whipped Cream Soda, at Ross' Pharmacy.

## CARPET REMNANTS.

Elegant remnants at half price, call and see them at DISWOOD'S.

## A GENTLE HINT.

A Rashful Lover Made Bold by the Saddest Actions of His Fiancee.

George was a bashful lover. He scarcely dared to touch his lady's hand. He loved her well and she was worthy of his affection, for she was modest, intelligent, sweet and lovable; but like all good women, she yearned for the respectful caresses that are evidences of a pure affection. She, however, yearned in vain. George worshipped her. He might kiss the hem of her garment, but to kiss her lips or cheek—the very audacity of the thought made him tremble.

They sat together by the sea looking out upon the track of the moon's light which white winged yachts were crossing now and then.

It was a wondrous hour, a scene for love and calm delight.

Suddenly she moved slightly away from him.

"Please, George, don't do that," she said.

"What?" he asked in genuine surprise.

"Oh, you needn't tell me," she replied.

"You were just going to put your arm around my waist—and were going to try and kiss me."

"Dear Arabella!"

"Oh, you needn't tell me different; you were going to do it. Well, after all, I suppose you are not to blame. It is just what a lover would do to his sweetheart, and I suppose I must not be offended if you do so."

And George grasped the situation and did exactly what Arabella supposed he would do, and the moon grinned and the stars winked and the waves laughed, and a mosquito that was about to alight on the maiden's cheek flew away and settled on the nose of a grass widow who was sitting near the band stand.—Boston Courier.

## Un-Extinguished Amateurs.

Clara—I see, Sara, that the critic of The Evening Footlight has been condemning amateurs for attempting to amuse the public. I wonder what he will have to say about your Camille.

Sara—Oh, that'll be all right. The Footlight man said at our rehearsal to-day, and he said if we failed he'd just compliment us on our successful barbersque.—Munsey's Weekly.

## Too Late.

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## AT ITS OLD TRICKS.

The Cause of the Chestnut's Attack on Ogden Liberals.

THE LATTER DIDN'T LUBRICATE.

Another Chapter in the Infamous History of the Ishmaelish Journal—A Glimpse Within the Circle.

Two men sat in front of the Continental hotel yesterday, deep down in easy chairs, with their feet at such an elevation and angle as to screen themselves from the passers-by. Both appeared deeply interested in each other. The smaller one of the two was indulging in one of the fragrant weeds from the neighboring bar; the other showed symptoms of moisture about the eyes—caused, doubtless, by the smoke from the cigar which was, probably, of a slightly better quality than he had been used to in his native village. The latter was

A LIBERAL FROM OGDEN: the former was a HERALD representative.

The gentleman from the Junction city had not been in the metropolis for a year or more past, and was very deeply impressed with the progress "the village on the Jordan" had made during that time. He referred to the Progress block, Zion's Savings bank, the Utah Stove & Hardware company's structure, the Culmer block, the big buildings on Commercial street, and the other evidences of thrift and prosperity on every hand.

"But you are doing very well in Ogden, are you not?"

"Oh, yes, certainly. We are progressing just as fast as we deserve to go, but will grow still faster before a year has passed over our heads."

THE HERALD man was pleased to hear this. The subscription list of his paper had doubled in the Junction city within a year, and the more Ogden advanced the greater the list promised to swell. This he gently hinted to the gentleman from Weber county.

"Well," was the answer, "I am glad of it. I have been a reader of THE HERALD for many years past, and while I am opposed to its politics—liberalism at times, I must say it is the only paper in the territory which has in the past and does now give Ogden what the boys call

A "FAIR SHARE."

I am pleased to say this, too, because I have noticed that some of our local sheets have been particularly abusive at times. It stands out, too, in sharp contrast to the sheet which you alternate with the Daily Tribune and the Chestnut. It is a fact not universally known that the Tribune made considerable money out of the Ogden city election. It was the champion of the Liberal cause at the time. It is true, but it was very well paid for. I do not know that the sheet published at that time were paid for at so much a line, but I do know that the money paid to it by the Liberal committee would have covered every line it published in our city during the election. Just after the election the editorials and local items in its columns were especially devoted to the Liberal cause. To those who have been accustomed to

turned by the sheet, such action had but little significance. It might have reasonably been attributed to the fact that it "can again." These within the inner circle, however, know the real facts in the case, and they are now being given to the public for the first time. Just prior to the opening of the August campaign, some of the subject for debate was the Liberal cause. There began to think little. They held little private caucuses one with the other where several chances to meet together. The subject for debate was the Liberal cause. There began to think little. They held little private caucuses one with the other where several chances to meet together.

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Take  
Hood's  
Sarsaparilla  
100  
Doses  
One Dollar

The Chief Reason for the great success of Hood's Sarsaparilla is found in the article itself. It is worth that, and the fact that Hood's Sarsaparilla actually accomplishes what is claimed for it, is what has given to this medicine a popularity and sale greater than that of any other sarsaparilla or blood purifier before the public.

Merit Wins  
Hood's Sarsaparilla cures Scrofula, Salt Rheum and all Humors, Dyspepsia, Sick Headache, Biliousness, overcomes that Dried Feeling, creates an Appetite, strengthens the Nerves, builds up the Whole System.

Hood's Sarsaparilla is sold by all druggists. "It's six p." Prepared by C. L. Hood & Co., Apothecaries, Lowell, Mass.

ELY'S CATARRH Cream Balm.

Cleanses the Nasal Passages, Alleviates Pain and Inflammation, Restores the Senses of Taste and Smell.

TRY THE CURE FOR HAY-FEVER

A particle is applied into each nostril and in 10 to 15 minutes the hay-fever is relieved. Registered, 60 cents. ELY'S BROTHERS, 56 Warren Street, New York.

J. W. SUMMERHAYS & CO., Office and Warehouse, Half Block South of Utah Central Depot, Salt Lake City, Utah.

Wool Pullers and Sheepskin Tanners, DEALERS IN—

Wool, Hides, Deer and Sheep Skins, Buckskins, Pure Wool Sacks, Fence Twine, Planishing Hair, Sheep Shears, Sulphur, Salt and Natural Leaf Tobacco.

WANTED A LARGE LOT OF SHEEPSKINS!

For which will pay the top market price.

JOHNSON, PRATT AND CO. DRUGGISTS 48 MAIN STREET

WM. LAPHAM, Real Estate and Mining Broker,

Invites the attention of Investors to his choice Lots in different parts of the city.

Protect your Eyes by using Hirschberg's DIAMOND GLASSES Every Pair Warranted.

D. TURNGREN, Sole Agent for Salt Lake City, corner Second South and First East streets.

THEY ARE CHEAPEST TO BUY, THEY ARE BEST TO USE, THEY BAKE EVENLY AND QUICKLY, THEIR OPERATION IS PERFECT, THEY ARE MADE OF THE BEST MATERIAL.

ROYAL BAKING POWDER Absolutely Pure.

THIS POWDER NEVER VARIES. A MARK OF PURETY, and of wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the imitations of cheap test, such as white alum or phosphate powders. Sold only in cans. ROYAL BAKING POWDER CO., 100 WALL ST., N. Y. Joseph Groceries, Special Agent, Salt Lake City.

B. F. ALLEN, Real Estate and Loans,

Rooms 12 and 13, Scott Auerbach Building

LEGAL NOTICE.

IN THE PROBATE COURT IN AND FOR Salt Lake County, Territory of Utah. In the matter of the estate of A. D. LIVINGSTONE, deceased. Notice is hereby given that the estate of A. D. LIVINGSTONE, deceased, has been admitted to probate and filed in said court, her final account and petition for the final distribution of the residue of said estate among the persons entitled thereto, and that Tuesday, the 11th day of September, A. D. 1889, at 10 o'clock A. M., in the court room of said court, in county court house, Salt Lake City and county, Utah, territory, has been duly appointed by the judge of said court for the settlement of said account and hearing said petition for distribution, at which time and place any person interested in said estate may appear and show cause, if any there be, why said account should not be settled and approved and final distribution made as prayed for.

Dated August 31, 1889.

JAMES C. CUTLER, Clerk of Probate Court.

S. W. DASH, attorney for administrator.

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